

LIBERTY WITHOUT BARACKS.

Congress Will Sit on Mr. Windom's Scheme to Despoil Our Harbor.

Immigrants' Best Landing Place to Be Found—Not on Liberty Island.

There is a prospect that Secretary Windom may be balked in his determination to establish an immigrant station on Liberty Island.

Congress has been awakened to the importance of the matter, and it is probable that within a few days some action will be taken towards depriving the beauty of the spot, and Mr. Windom may be called to show cause why his Liberty's resting place should be covered by a lot of unsightly structures.

Mr. Windom has utterly ignored the protest of the people through the press, but Congress is likely to take a hand in the matter. Jan. 23 a resolution was introduced into the Senate authorizing the Senate Committee on Immigration and the House Committee on Immigration and Naturalization to jointly investigate the workings of the various laws of the United States relative to immigration from foreign countries.

This resolution, after passing the Senate, was sent over to the House, and there referred to the Committee on Immigration and Naturalization. The resolution will be returned to the House with a favorable report in a few days.

And also to investigate the causes which have led to the purchase of American industries, and the effect which such purchase will have on immigration and industry, on American workmen, and also to report to Congress the official correspondence and reports of the Secretary of the Treasury with the various State Commissions, Boards and Commissions.

The amendment is likely to meet with the assent of the House, and then the Committee will be called upon to investigate. In the discharge of their duties the Committee may call upon Secretary Windom for a clear and explicit exposition of all the facts.

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IT WAS NOT HER HUSBAND.

A Young Woman Thought She Knew the Sixth Avenue Suicide.

Neither He Nor the Blood-Stained Photograph Yet Identified.

"May I see the body of the young man who committed suicide yesterday?" asked a fascinating young woman of the clerk at the New York Hospital this morning.

She was richly attired and rather handsome, but her eyes were red and swollen from weeping.

She told an EVENING WORLD reporter that she lived in Brooklyn and that her husband recently left her through jealousy, and she feared that he was the man who shot himself in Bischoff's saloon, corner of Twenty-ninth street and Sixth avenue, yesterday.

She was taken to the hospital dead house, where the body was shown to her. She looked at it and then exclaimed joyfully, "Oh, no; it is not him. Thank God!"

There were two other visitors to see the body but neither of them could identify it.

The police of the West Thirtieth street station-house have also failed to find any clue to the dead man's identity, or to that of the original of the photograph which she held in her hand when she shot herself.

The corpse is that of a handsome man not more than thirty years of age. The nose is deflected to the left, and the frontal bone of the forehead is so peculiarly shaped that any one who knows him can not fail to recognize the description.

He was well dressed, and wore a fine overcoat. His hair is dark, and his mustache is black and neatly trimmed.

After shooting himself yesterday a copy of a letter which he had started to write, and then torn, were picked up and placed in a box with the body.

The writer addressed "Dear Ed," and said he had intended to write yesterday, but his family interests—her—were so pressing that he could not.

There was a card indicating that he weighed 168 pounds on an automatic scale at the East Broadway street.

Inquiry there revealed the fact that he was known by sight, but not by name. The body will be removed to the morgue this morning, and will be buried before Tuesday will be buried in Potter's field.

FACTORY INSPECTORS. John N. Bogert Sets Himself Straight on Senator Fassett's Bill.

In Wednesday's edition your interviewer has placed me in a false position by quoting me, as a Trade Unionist I cannot favor the Fassett bill as a whole, as its provisions run counter to union principles.

What I said to your reporter was in substance that I do not favor the Fassett bill as a whole, as its provisions run counter to union principles.

There is a general agreement as to the numerical inadequacy of the present force of factory inspectors, and it is generally agreed that the work in this line that may be done by women of the right metal. But there is a difference of opinion as to whether the present force is adequate for the work.

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WHO BETTER THAN GOIN.

Republican Congressmen Eager to Believe Chicago's Talk of Funds.

"No Fair for Democratic New York," Writes Me-Too Platt.

"That contest at Albany, in my judgment, was the preliminary skirmish to the great campaign of 1892."

The Chicago World's Fair boom seems to have gained its second wind. Its promoters at Washington, at last realizing the hopelessness of their efforts to get Congress to "put up" the money to run the Fair, have abandoned their begging tactics and now boldly proclaim that Chicago is all ready with the necessary money.

It is boldly asserted by prominent advocates of New York as the Fair city that assurances of financial readiness, such as offered by Chicago, if presented by New York would have received no consideration at all.

Just as his horse reached the track the train struck the wagon, and the Coroner could move a hand to save himself or his companion.

The train was stopped, and the victims attended to. Mrs. Underhill was found to be fatally injured, and was removed to her home.

The Coroner, however, was fatally hurt. He was taken to the railroad station and died of his wounds.

Notwithstanding the tragic and pathetic affair, the doctor's death is the means of developing a peculiar case, which the Coroner must hold an inquest on a Coroner.

Such an event has seldom if ever been known in this country, and the peculiarity of the situation is the cause of general comment.

Coroner Matthews of New Rochelle will officiate in the case. It was notified the sad affair last night and granted a permit for the removal of his brother Coroner's body to his home.

Dr. Nordquist, surgeon to the Royal Swedish in 1869. He was sixty-nine years old and served through the war with distinction.

LOVE FEARS NO SHOTGUNS. This Couple Elope from St. Louis and Are Proud of It.

Despatches from St. Louis state that Mr. O. H. Roessel and Mrs. E. Boardman have eloped from that place and are en route to New York.

Further interesting information is given in the statement that Mrs. Boardman's husband has purchased a great big gun, and is after the closing couple with the intention of killing them on sight.

A fourth person, Mr. Roessel's brother, has also been named. He is basing after Mr. Boardman, in order to prevent him carrying out his bloodythirsty mission.

Mr. Roessel and Mrs. Boardman have arrived in New York, and are in possession of the following note to the newspapers:

PLEASE excuse me by announcing through your columns that I am not going to New York. My wife and I have eloped from St. Louis, Mo., and are en route to New York, N. Y., Friday, March 7.

An EVENING WORLD reporter called at Hamden's Hotel last morning, but the eloping couple were not stopping there. They called there last night and Roessel said that he was in the city, but that he was not to be put down in the form of an interview.

"Well, the reporter ventured, 'would you class these men as fellow-knives with Tammany Hall, or as the fool tools of the Chicago press?' The man who played 'Me Too' to Roscoe Conkling, turned a greenish white in color at this, and the reporter changed the subject to lighter, more joyous themes, and asked:

"Chairman Thomas G. McMurray, at last night's meeting, nominated Cor. Elliott as a candidate for Mayor. Do you think of Cor. Shepard as Republican candidate for Mayor?"

The man who played 'Me Too' to Roscoe Conkling, turned a greenish white in color at this, and the reporter changed the subject to lighter, more joyous themes, and asked:

MR. PENDLETON'S FUNERAL. Many Public Men Attend the Services at Cincinnati To-day.

At Christ's Church Bishop Leonard conducted private services, attended by only the clergy and invited guests, including the Governors of Ohio and Kentucky and the Secretaries of State, of Ohio, Indiana, Illinois, Michigan and Pennsylvania.

The remains were then taken to Music Hall, where they will be held in state, and will be buried in the cemetery of the same name.

At Music Hall an elaborate musical program was carried out, and J. M. Jordan delivered an oration.

CELTIC BROUGHT A PRISONER. Howard Sterling, Alleged Forger, but Justice White Discharged Him.

The White Star steamship Celtic, which arrived from Liverpool this morning, brought Howard W. Sterling, the alleged forger of Detroit, in charge of a detective.

Sterling is charged with forging the name of the late Secretary of State, William B. Ewing, on a check for \$10,000. He has been living in England for nearly two years in the employ of American consuls.

Sterling was brought before Justice White in Jefferson Market this morning. The Justice promptly discharged the prisoner, as the Court had no jurisdiction.

GORNER TO SITION GORNER.

Dr. Nordquist's Tragic Death Brings About a Peculiar Situation.

Killed by an Express Train While Driving Across the Track.

Residents of the pretty little village of Tuckahoe are mourning the sudden and violent death of one of their most esteemed fellow-citizens, Dr. Charles J. Nordquist, Coroner of Westchester County, who was the victim of a shocking accident.

His road wagon was there awaiting his arrival, and seeing Mrs. Underhill, a Tuckahoe neighbor, standing on the platform, he offered to drive the old lady to her home, which invitation was kindly accepted.

Their road lay in the direction of the Bronxville crossing of the Harlem Railroad, and the train was approaching.

Unconscious of any danger they chatted pleasantly on topics of mutual interest, the rumble of the wagon drowning the noise made by the Chatham express train, which was rapidly approaching the crossing.

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HOW MUCH MORE WRECKING? KINKS IN THE FRANCHISE.

Pell, Claassen & Co.'s Asbury Park Raid the Latest Discovered.

Bank Examiner James on Hand Just In Time to Save the Institution.

The fact has just been brought to light that the bank-wrecking syndicate of Simmons, Pell, Claassen & Co. have their clutches on still another institution which had only a hair-breadth escape from the fate of the Sixth National and the two State banks of this city.

This is the fifth bank which the syndicate is known to have seized upon for its operations, and it is suspected that the firm of Pell, Claassen & Co. are not yet known.

This was the little Asbury Park National Bank down at New Jersey's popular Summer resort. As it takes checks on that bank which are cashed in New York three days to go through the regular course before they are presented for payment, the wreckers found the Asbury Park Bank of valuable assistance to them in their kiting operations.

They were able to get at anytime three days credit without paying a cent for it, and the way in which \$10,000 and \$20,000 checks were rushed through the little country bank every day during the high season of the syndicate would have raised the hair of some of its rural directors if they had suspected what was going on.

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BROADWAY ROAD'S CABLE PERMIT FULL OF TECHNICAL HOLES.

Corporation Counsel Clark was interviewed to-day regarding the irregularity in the cable franchise granted the Broadway and Seventh Avenue Railroad Company.

"There are a great many spots voidable," he said, "which are not voided. Mr. Root, counsel for the Company, claims that the failure to advertise and hold a hearing, as provided by the act of 1884, is an irregularity which will not invalidate the franchise, and he holds that the Company would be bound to pay the \$100,000 guaranteed to the city by the act of 1884."

"Should the Company go on and introduce its cable system under the authority of that franchise and then refuse to pay the \$100,000, the city would be bound to stop them from raising the question of irregularity in defense of an action at law for its recovery."

"It could not come into Court and say, 'There is no law which permits the Board of Aldermen to grant such a franchise and make such a contract, and we have received no consideration for our promise.'"

"The only event in which it could be such a defense would be the abrogation of the constitutionality of the law of 1889. Should that act be declared unconstitutional, the railroad company could claim that its authority was derived from the State Railroad Commissioners and not from the Aldermen, and that, in consequence, the city had given nothing in consideration of its guarantee. In such a case the city could only collect the amount which the company is obliged to pay by the franchise of 1889."

Mr. Clark acknowledged that the Company's right to change its motive power is liable to attack at the option of any taxpayer, and said that, should such an attack be made, by writ of injunction, the city, as a party in interest, will attempt to establish the unconstitutionality of the act of 1889, and thus secure the right to the guarantee of \$100,000 annually.

"The obligation to pave between its rails and for two feet on either side is upon the Company in every case as is also the further obligation to keep the pavement in repair and to clean the street."

No application has yet been made to Commissioner Gilroy by the Company for permission to build a cable conduit and change its rails for the grooved pattern.

When it is made, and the Commissioner is satisfied that the Company will soon—he will require, as conditions of the permit, those which are contained in the franchise granted by the Board of Aldermen regarding paving, street cleaning, &c.

"No injunction," said Corporation Counsel Clark, will prevent Mr. Gilroy from putting on the rails, and he will indirectly through delaying the railroad company's work of reconstructing its lines.

DIDN'T FIND BOTH FIRES. Firemen's Oversight that Caused a Loss of \$6,000.

The tenants 431 and 433 West Forty-first street have a common partition wall and rear chimney. Shortly before 5 o'clock this morning the tenants on the top floor of 433, next the wall in question, were aroused by smoke, and going upon the roof saw the chimney spitting fire.

The fire had clearly been burning on the roof of the fourth story of No. 433, and had not been discovered when the firemen were at work on the other side of the partition wall in question, failed to see it, and hinted at incendiarism.

LAUNCHING OF THE CONCORD. A TRAIN STALLED IN SNOW. Drifts Twenty-Five Feet Deep in Places on the Canadian Pacific.

(SPECIAL TO THE EVENING WORLD.) BOSTON, Mass., March 7.—The Canadian Pacific Express train is stalled in an immense snowdrift near Lake Ontario.

The train is blocked with passengers, and as it blocks the line between Henderson and Mattawan Keas, all traffic is interrupted.

Engines and snow-ploughs with a large force of men have gone from Henderson to the point of the train.

The storm has been very heavy along the line, and in some places the drifts are twenty-five feet deep.

For a Deep-Water Harbor. CONROE, Tex., March 7.—The annual meeting of the Board of Trade last night required itself into a meeting for a deep-water harbor as against Galveston. Col. E. W. Pope, of New Arroyo, and E. K. King, of Philadelphia, were among the strangers present.

No Crime. (From the Tuckahoe Blade.) Judge—What is the prisoner charged with? Officer—Stealing an umbrella, Your Honor.

"That has long since been regarded as a crime. People ought to look after their umbrellas more carefully. The prisoner is discharged."

What! Steal my umbrella! Such petty misdemeanors as umbrella stealing are getting to be too widespread, and something must be done to stop them. I sentence the prisoner to six months at the State Prison.

It Has Been Proved. (From the Tuckahoe Blade.) Professor—Mr. Fresh, why do we always speak of the earth as the feminine gender? Mr. Fresh—Because it's self-evident. If the earth had been masculine, it would have taken the name of a man more than a week to get around it.

AMERICAN RAPID AT AUCTION. Telegraph Company to Be Sold Under Foreclosure, by Order of Court.

The property of the American Rapid Telegraph company, operated by the Western Union under agreement with the receiver, will be sold in the near future at the Real Estate Exchange. The sale is to be made in pursuance to an order of Judge Lacombe in the suit of the Boston Safe and Deposit Company against the receiver.

The mortgage was foreclosed in 1885, but there arose considerable litigation, which was finally determined in another suit by the Supreme Court in 1889. Since that time the foreclosure suit has been brought to trial, and Judge Lacombe has granted an order to sell the property.

FUGITIVE ENO'S SUIT. Slow Work Getting That Half Million Which He Claims.

The hearing in the reference case of Arthur Dyst as assignee of John C. Eno, executor of the Second National Bank, against the receiver, was held before Judge Eno, of New Jersey, and E. K. King, of Philadelphia, were among the strangers present.

FOR MEN ONLY! A POSITIVE CURE FOR LOST OR FAILING MAN. CURE FOR DEBILITY, Weakness of Body, Nervousness, Premature Baldness, etc.

ERIE MEDICAL CO., BUFFALO, N. Y.

TOOK POISON, BUT WILL LIVE.

Mary Powers, Chided by Her Brother, Wanted to Die.

"I knew something would happen, for I had a bad dream last night, and saw doves running about in a graveyard, and Mary was there, and I saw blood," said James Powers, a porter at the Lotus Club, to an EVENING WORLD reporter this morning.

When he learned that his sister Mary was at Bellevue Hospital recovering from a dose of opiate acid, which she took at midnight with suicidal intent.

Mary is a pretty Irish girl, nineteen years old, from County Kilkenny, and most of the time she has been in the country which has been a servant at Mrs. George Taylor's boarding-house, 111 East Twenty-fourth street.

Last night, she says, her married brother, Michael J. Powers, of 215 East Twenty-fifth street, best and asked her, and she determined to end her life. She took the opiate acid, but immediately became alarmed and wished that she had not done so.

Mrs. Taylor at once summoned an ambulance, and she was taken to Bellevue in charge of Policeman McElride, of the Eighteenth Precinct. She will recover, it is said, but she will retain the attention of a dude bartender, whose character, he said, was not good.

Believing in the family, he said, he had a right to look after his sister's welfare.

EX-JUDGE RANDOLPH DEAD. One of New Jersey's Best-Known and Most Honored Lawyers.

Ex-Judge Benjamin F. Randolph, who died at his home in Jersey City last evening, was one of the best-known lawyers of New Jersey. During his twenty-two years of useful life he had held many important offices, having been on the bench eighteen years.

Judge Randolph leaves a widow and four daughters. One of the latter is the wife of Chief Justice of the State, and died Tuesday from the First Presbyterian Church, Jersey City.

DIED. FLYER.—On Thursday, WM. H. FLYER, aged